

KENTUCKY

[No. 640.]

WEDNESDAY,

LEXINGTON—PRINTED BY JOHN BRADFORD,



GAZETTE.

December 26, 1798.

[Vol. XII.]

ON MAIN STREET PRICE 150 PER ANN.

To the Mechanics of Kentucky.

At an ajourned meeting of the subscribers for purchasing a Fire Engine, No. 2, held at Mr. Marshall's Tavern in Lexington, 3d December, 1798.

It was resolved to receive proposals from any Mechanic in this State to furnish a Fire Engine, stating the dimensions expenses of constructing, and the time in which it will be delivered complete.—The engine to be at least equal to the one belonging to the Company No. 1, in this town, and as much superior as the funds of the company will admit.

One third of the price that may be agreed upon will be advanced in hand, upon the party contracting giving sufficient security to return the said money advanced with legal interest in case of non-compliance with the contract. Proposals will be received by the order persons who have been appointed a committee, and information will be given by any of them, to any Mechanic who may wish to offer proposals until the 3d January next.

R. LATERSON,
W. MACBETH,
H. MARSHALL,
J. M. BOUGS,
R. CAMIBELL.

Cash and Merchandize

Will be given by the subscribers, for

WHEAT & TOBACCO.

THE wheat will be received at Tates creek mills, or in Lexington. The tobacco at any ware-house on the Kentucky river, or Ohio.—They have just received a quantity of COFFEE, SUGAR, SPIRITS, WINE, BRANDY and COTTON, which they will sell very low.

WAGNER & DOWNING.
November 28, 1798. tm.

Just arrived from New-Orleans.

A quantity of high proof

27 JAMAICA SPIRITS;

Also a quantity of

BEST HAVANNAH SUGAR,

Which will be sold on low terms.—Apply to A. HOLMES.
Lexington, May 26, 1798. tf

1 O be told to the highest bidder, on Friday the 4th day of January next, at the late dwelling house of Ebenezer Farris deceased, in Lexington all the personal estate of said dec'd. Six month's credit will be given for all sums above five dollars, by the purchaser giving bond with approved security.

GIFTY FARIS, Administrator.
JOHN HARRISON } Adm.
SAMUEL AYRES. } 3w

N. B. All those indebted to the said estate are requested to make payment by that time, and those having demands against the estate are requested to bring them forward on the day of sale, that provision may be made to discharge them.

Twenty-five Dollars Reward.

RAN AWAY from the subscriber, living near Bullitt's lick, Bullitt county, on Delany's road, HARRY, a negro man slave, a trim made fellow, about five feet, eight or ten inches high, a little yellow cast in his complexion, about twenty two years of age, has a large scar in his forehead, nearer to one of his eyes than the other, and stands easily up and down, he is a fiddler, he took with him two deep blue broad cloth coats, nankin overalls, and white shirt, with sundry other cloaths. I learn he has a forged pass, calls himself Sam Butler, and passes for a blacksmith, but does not understand the business that I know of. Whoever delivers said negro to the subscriber, shall have the above reward.

JAMES YRELL.

December 14th, 1798.

STATE OF KENTUCKY.

Lexington District Court;
October term, 1798.

Henry Purviance, complainant,
AGAINST
Robert Morris and John Nicholson, defendants.

In Chancery.

THE defendants not having entered their appearance herein agreeable to law and the rules of this court, and it appearing to the satisfaction of the court that they are not inhabitants of this State—on the motion of the complainant by his counsel, it is ordered that the said defendants do appear here on the third day of our next March term, and answer the complainant's bill: that a copy of this order be forthwith inserted in the Kentucky Gazette for two months successively, that another be published some Sunday immediately after divine service, at the door of the Presbyterian meeting-house, in the town of Lexington, and at the door of the court-house of Fayette county.

A Copy. Telle,

Thos. Bodley, Clk.

STATE OF KENTUCKY.

Lexington District Court;
October term, 1798.

John Kay, complainant,
AGAINST
Benjamin Fisher, defendant.

In Chancery.

THE defendant not having entered his appearance herein agreeable to law, and the rules of this court, and it appearing to the satisfaction of the court that he is not an inhabitant of this State—on the motion of the complainant by his counsel, it is ordered that the said defendant do appear here on the third day of our next March term, and answer the complainant's bill: that a copy of this order be forthwith inserted in the Kentucky Gazette for two months successively, published some Sunday immediately after divine service at the door of the Presbyterian meeting-house, and a copy posted up at the door of the court-house in the county of Fayette.

A copy. Telle,

Thos. Bodley, Clk.

STATE OF KENTUCKY.

Lexington District Court;
October term, 1798.

Guy Bryan, complainant,
AGAINST
Robert Morris, and John Nicholson, defendants.

In Chancery.

THE defendants not having entered their appearance herein agreeable to law and the rules of this court, and it appearing to the satisfaction of the court that they are not inhabitants of this State—on the motion of the complainant by his counsel, it is ordered that the said defendants do appear here on the third day of our next March term, and answer the complainant's bill: that a copy of this order be inserted in the Kentucky Gazette, for two months successively, that another be published some Sunday immediately after divine service, at the door of the Presbyterian meeting-house, in the town of Lexington, and another copy posted up at the door of the court-house of Fayette county.

A copy. Telle,

Thos. Bodley, Clk.

I WILL SELL OR RENT

The house lately occupied by Mr. David Humphreys in this place.
K. M'COY.
Lexington, August 22d, 1798.

STATE OF KENTUCKY.

Lexington District Court;
October term, 1798.

John Wilkes Kittera, complainant,
AGAINST
Robert Morris, defendant.

In Chancery.

THE defendant not having entered his appearance herein agreeable to law and the rules of this court, and it appearing to the satisfaction of the court that he is not an inhabitant of this State—on the motion of the complainant by his counsel, it is ordered that the said defendant do appear here on the third day of our next March term, and answer the complainant's bill: that a copy of this order be forthwith inserted in the Kentucky Gazette, for two months successively, that another be published some Sunday immediately after divine service at the door of the Presbyterian meeting-house in Lexington, and the door of the court-house in the county of Fayette.

A Copy. Telle,

Thos. Bodley, Clk.

STATE OF KENTUCKY.

Lexington District Court;
October term, 1798.

Robert Johnson, complainant,
AGAINST
Francis Boykin, George Lankford, William Miller, David Barrow, Thomas Jordan, Robert Jordan, Francis Marshall Boykin, and Boykin, heirs and representatives of Robert Marshall deceased, John Lawrence and Sally Lawrence, heirs of John Lawrence deceased, and Josiah Parker, administrator of William Davis, dec'd. defendants.

In Chancery.

THE defendants not having entered their appearance herein, agreeable to the rules of this court, and it appearing to the satisfaction of the court that they are not inhabitants of this commonwealth—on the motion of the complainant by his counsel, it is ordered that the said defendants do appear here on the third day of our next March term, and answer the complainant's bill: that a copy of this order be forthwith inserted in the Kentucky Gazette for two months successively, published some Sunday immediately after divine service, at the door of the Presbyterian meeting-house in Lexington, and a copy posted up at the door of the court-house in the county of Fayette.

A Copy. Telle,

Thos. Bodley, Clk.

JAMES B. JANUARY

WILL GIVE A GENEROUS PRICE FOR

HEMP & TOBACCO.

He has on hand a quantity of RED CLOVER SEED, of the produce of Kentucky, and this year's growth—as well as a quantity of SALT, IRON and CASTINGS

JOHN JORDAN, JUN.
HAS JUST RECEIVED A LARGE QUANTITY OF
STOUT, &
SHERRY,
LISSON, &
PORT,
ALSO,
SPIRITS AND BRANDY.

Of a superior quality, which he purposes selling very low for Cash.

12 Dr. ESSEX.

PHYSICIAN, SURGEON, AND MAN

MID WIFE.

A PUPIL of the late Dr. John Hunter of London, announces to his friends and the public, his intention of practising in the several departments of his profession.

Lexington, Sept. 10, 1798.
N. B. Dr. Essex resides in the house formerly occupied by Mr. Seitz, at that end of the town of Lexington which leads out to Frankfort.

STATE OF KENTUCKY.

LEXINGTON DISTRICT COURT,

October Term 1798.
John Henry, and Nancy his wife, plaintiffs
vs.
widow of William Elliot deceased complainant.

AGAINST

James Elliot, James Stewart and Ann his wife, Robert, Legg, William, Jane and Nancy Elliot, legal representatives of William Elliot deceased. 6

IN CHANCERY.

THE defendants James Elliot and William Elliot, not having entered his appearance herein according to law, and the rules of this court, and it appearing to the satisfaction of the court that they are not inhabitants of this State, therefore, on the motion of the complainant, by their counsel, it is ordered that the said defendants do appear here, on the fourth day of our next March term, and answer the bill of the complainant, that a copy of this order be forthwith inserted in the Kentucky Gazette, for two months successively—another posted at the door of the court house of Fayette county, and that this order be published some Sunday immediately after divine service at the door of the Presbyterian meeting house in Lexington.

(A Copy.) Telle,

Thos. Bodley, Clk.

HARDIN COUNTY, (to wit:)

November, Quarter Session court, 1798.

Samuel Rice, complainant.

AGAINST,

David Barbour, defendant. 6

IN CHANCERY.

THE defendant not having entered his appearance agreeable to law, and the rules of this court, and it appearing to the satisfaction of the court that he is not an inhabitant of this commonwealth—on the motion of the complainant by his counsel, it is ordered that the said defendant do appear here on the first day of the next February term, and answer the complainant's bill, or the same will be taken as confessed. That a copy of this order be inserted in one of the Kentucky news papers for two months successively, and published at the door of John Vertrees's house on some Sunday immediately after the divine service, and a copy set up at the door of the court-house, of said county.

(A Copy.) Telle,

MORRIS MILES, C. C.

STATE OF KENTUCKY.

Washington District Ct.

November term, 1798.

Gary L. Clarke, complainant,

Against

Joseph Cawling jun. and William Lloyd, Thomas Lloyd, Abigail Lloyd, Esq. Lloyd and Thomas Lloyd, heirs and representatives of Samuel F. Lloyd deceased, defendants. 3

In Chancery.

THE defendants not having entered their appearance agreeable to an act of assembly and the rules of this court, and it appearing to the satisfaction of the court that they are not inhabitants of this commonwealth—on the motion of the complainant by his attorney, it is ordered that the defendants appear here on the third day of our next term, and answer the complainant's bill: And that a copy of this order be inserted in the Kentucky Gazette or Herald for two months successively; another posted at the door of this house of Major Conner; and that this order be published on Sunday, at the door of the Baptist meeting house in Washington.

A Copy Telle,

FRANCIS TAYLOR, C. W. 2. 4.

Laws of Kentucky.

An act for calling a convention.

§ 1. *Be it enacted by the general assembly,* That the qualified electors within this state, in the year 1799, shall, at the same time and place, in voting for members to the general assembly, vote for members to represent them in the convention, for the purpose hereafter directed; and the trustees of the several counties and judges holding elections, shall in receiving votes, keeping the polls and making their returns for members to the convention, act agreeably to the law entitled "an act concerning elections," and shall be subject to the same penalties as are inflicted by the recited act, for neglect in similar cases. The convention so called shall sit with open doors, and the citizens of this commonwealth be permitted to attend and hear the debates.

§ 2. There shall be elected in each county within this state the same number of representatives to the convention as they shall be then respectively entitled to in the house of representatives by law. And the members who shall be so elected, shall continue in appointment for four months from the time of the election, unless the business before them be sooner completed; and shall meet in the late house in Frankfort, on the twenty-second day of July, in the year aforesaid. Two thirds of the whole number of members, shall be necessary to constitute a quorum to do business; who after appointing a president and other proper officers, and fixing their rules of procedure, shall take into consideration, the constitution of this state, or present form of government, and the propriety of altering, amending or re-adopting the same.

§ 3. The president and members of the said convention shall receive the same compensation per day, and the same mileage and allowances for carriage, as the members of the assembly; and shall make such allowances to their officers as they may think necessary; and the auditor shall issue warrants on the treasurer for payment accordingly.

§ 4. And be it further enacted, that the counties of Christian and Warren shall at the next general election, be entitled to vote for one representative, in each county, to serve in the next general assembly; and also in each county to represent them in the convention.

This act shall be in force from and after the first day of March 1799.

AN ACT for the union of the Transylvania Seminary and the Kentucky Academy.

WHEREAS, a majority of the trustees of the Transylvania Seminary and the Kentucky Academy, have by their joint petition, represented to this general assembly, that the boards of trustees of the said Seminary and Academy, have mutually agreed, that those institutions and their respective funds shall be united on the terms therein set forth, and requested that the said union may be confirmed by the legislature. Therefore, in conformity to the said terms, and in compliance with the said request,

§ 1. *Be it enacted by the General Assembly,* That from and after the first day of January next, the Transylvania Seminary and the Kentucky Academy shall be united and become one general institution for the promotion of learning, to be styled and known by the name of the TRANSYLVANIA UNIVERSITY: and that James Garrahd, Samuel M'Dowell, Cornelius Beatty, Frederick Riddle, Robert Marshall, George Nicholas, James Crawford, Joseph Crankett, Bartlett Collins, Andrew M'Calla, William Marston, Robert Steele, John M'Dowell, Alexander Parker, Caleb Wallace, James Froner, Levi Todd, James Hylthe, Thomas Lewis, John Bradford and Buckner Theulton, shall be the trustees of the said University, and shall hold their first session at the seat of the said Transylvania Seminary in the town of Lexington, on the second Tuesday in January next.

§ 2. And be it further enacted, That the said twenty-one trustees and their successors, by the name of the trustees of the Transylvania University, shall be a body politic and corporate, and as such, possess, hold or dispose of for the use and benefit of the said University, all the lands, monies, and property of every other kind which shall be in the occupation of, or in any wise accruing to the said Trans-

sylvania Seminary and the Kentucky Academy, or either of them, under the several laws by which those trustees shall be respectively entitled thereto on the said first day of January next. And that all contracts made by either of the last mentioned boards of trustees or their respective agents, prior thereto, shall be fulfilled by, or accrue to the trustees of the said University.

§ 3. And be it further enacted, That the said seat of the Transylvania Seminary shall be the seat of the said University until removed by a board of the trustees thereof, two thirds of the whole number of the trustees at the time being, concurring in the expediency of the measure. And on the concurrence of the same number, they may from time to time, establish at the seat of the said University or elsewhere, one or more schools, as surerries for the said University.

§ 4. And be it further enacted, That the trustees of the said University, may from time to time expend so much of the funds thereof as they shall think proper, to assist poor and promising youths in acquiring education therein, or in the schools belonging thereto; eleven of the trustees concurring in the election of each youth thus to be assisted, and in fixing the several sums of money to be advanced for the purpose.

§ 5. That the several acts, of the general assembly of the state of Virginia & Kentucky, now in force, prescribing the powers and directing the proceedings of the trustees of the said Transylvania Seminary, shall be the laws of the trustees of the said University, until amended or repealed by the legislature on petitions of the trustees of the said University, signed by at least eleven of them; except, that no trustee of the said University shall continue in office after having absented himself from one stated session of the trustees thereof, and the first day of their stated session next following, and also, from the intermediate session or sessions, if any, which shall be legally appointed or called, unless, on the next day thereafter, on which a board shall meet, and before it enters on any other business, it shall receive satisfactory information that the causes of such absence were sufficient, and also, that they are removed; otherwise, the seat of the trustee thus absented himself, shall be considered as vacated, and a re-ord thereof be made. Except, also, that in all those cases, wherein, by the last mentioned acts, the concurrence of thirteen trustees is made requisite, only eleven of the trustees of the said University shall be requisite to constitute a quorum to do such business, and the concurrence of eleven shall be sufficient. Except also, that any board of the trustees of the said University may appoint and empower committees to determine any business during the recesses of the trustees, which might have been done by a board consisting only of seven of the said trustees. And except also, that the trustees of the said University shall have power, as often as they shall think proper, to make temporary appointments of a president, treasurer and clerk, and professors and masters.

LONDON, September 18.

It is now generally admitted, that Buonaparte, in spite of the Alligators and Arabs arrived at Cairo; is retained therefore to be considered what course he will next pursue. Upon this question, a Morning Post makes the following judicious reflections:

"It seems to be generally imagined, that he would not attempt to cross the Isthmus of Suez, in order to gain the shores of the Red Sea towards the desert. Supposing, however, that he had followed the resistance of the Egyptian Beys, and dispensed their immediate fears of any design against themselves, he might find them ready to facilitate his passage through their dominions. Perhaps in this case, he might attempt a course in many respects preferable to that through the desert to Suez. According to the accounts of travellers, there is no scarcity of vessels upon the Nile, and indeed his own transports might be fitted to its navigation. Inured, therefore, of crossing the desert from Cairo to Suez, it would be much more eligible to inroad up the Nile to Cosas or Cophtos. This mode of travelling would be much more commodious for his army: he would pass through a fertile country, which would supply him with every thing. From Cophtos he might travel through the desert to Colfior. This route is perfectly practicable, and presents many advantages."

"That he might ascend the Nile, will scarcely be disputed; that he might march from the banks of the Nile by the route of the caravan to Colfior seems likewise very possible. Of this journey, Savary, in his letters on Egypt, says, 'in winter, the journey to Colfior is not attended with the same difficulties as in summer; the heat is moderate. The attack of Brigands, the only thing which travellers have to apprehend, but by assembling in troops, they may be secured

from their pursuit. Even during summer, provided they take care to have a supply of provisions, and to carry water in earthen vessels or in skins, men accustomed to the temperature of warm climates, perform the journey without inconveniences."

"By following this route, Buonaparte will derive many advantages. The march by land is perhaps longer, but it is much more practicable. The whole of the navigation of the Red Sea, to the extent of 120 leagues, which is considered as perilous, would be avoided. Not only would he himself escape its dangers, but likewise the vessels he expects to meet him would avoid the risk of the voyage, both in going and returning."

September 27.
Extract from the Chronique Universelle, (a Paris paper) of the 16th inst.

"That there is nothing to disquiet the news of this misfortune which the squadron of Admiral Brogni has suffered—we are assured that no dispatches have yet been received from vice admiral Villeneuve; that this officer himself is at Malta, with a ship of the line and a frigate; and that another ship of the line put into Genoa. It appears that only part of the squadron shared in the combat, and it may be easily supposed how unfavorable such an engagement must have been, especially in a roadstead."

"There is reason to hope that our loss will not be found so great as the first report have stated. We are at least certain that the British squadron, of the superior force, has not escaped without great damage."

October 1.
The Hamburg mail which became due on Wednesday last arrived this morning, and brought a corroboration of the defeat of the French fleet by admiral Nelson. Some particulars of the engagement are contained in letters from Constantinople and Vienna. Dispatches have also been received at the admiralty, which states admiral Bosc's fleet to have been almost completely destroyed.

Courier office, October 1.
POSTSCRIPT.

The dispatches received at the admiralty are from Sir M. Eden, at Vienna, which confirm the very important intelligence of the Victory obtained by Sir Horatio Nelson over the French fleet near Alexandria. Report states, that all the French ships except two, which escaped to Malta were either taken or destroyed.

Dispatches are also said to have been received from Sir William Hamilton, which state, that the Mutine cutter had arrived at Naples with an account of admiral Nelsons having burnt two French ships of the line, and captured seven, with all the transports.

SECOND EDITION.

We flip the press to insert the following copy of a paper posted up at Lloyd's.

"In dispatches received from Sir Morten Eden, at Vienna, dated the 15th of September, he mentions having received an official communication from the Neapolitan Chargé d'Affaires, that the Mutine cutter had arrived from Admiral Nelson's fleet, on the 3d, at Naples, the captain of which declared that the whole of the French line of the battle ships were taken, burnt or destroyed, except two."

HAMBURG MAIL.

Constantinople, August 25.

Last night the Turkish ministry received important dispatches from the Pacha of Rhodes. They bring advice that several French frigates had arrived at that island, which had been seized by the Pacha, according to the orders lately received from the Grand Signior. The Pacha has likewise transmitted the following intelligence.

The English admiral Nelson, having appeared unexpectedly before the harbour of Alexandria, found there the French fleet, and immediately attacked it. The French admiral's ship, on board of which Buonaparte was, was taken, and was entirely consumed. The French frigates, which escaped into the open seas, were not a ware that the Porté was inimically disposed towards France, and that hostilities had already commenced; they therefore came to anchor in the harbour of Rhodes and were immediately confiscated. From the captains of these frigates the Pacha of Rhodes received the account of the destruction of the French fleet, and the principal circumstances of that event. The Porté immediately communicated this intelligence, by their interpreter to the foreign ministers. This day the English minister, Sir Spencer Smith, received the confirmation of this account.

With respect to the army of Buonaparte we have received the following intelligence: It had for some time maintained a position between Rosetta and Cairo; but suddenly retreating to Banietta. In the vicinity of

this town the French were attacked by an army of 20,000 Arabs, the greater part cavalry, under the command of Multapla Bey, and two other Beys. An obstinate battle ensued, and the Arabs lay, in their account, triumphant to the Pacha of Damascus, that they forced the enemy to retire with considerable loss; and that the French afterwards made a stand a few leagues from Damietta. These accounts do not say why Buonaparte, at first, instead of advancing against the residence of the Beys, should have retreated to Cairo; but this is ascribed partly to the numerous cavalry that covered the city of Cairo, partly the inundation of the Nile, which at this time is at the highest, and partly to the difficulty which the French found in obtaining provisions where so many of the roads were laid under water.

Lexington, December 26.

The general assembly of this commonwealth adjourned on Saturday last, after a session of seven weeks. The following is a list of all such laws passed during their session as have received the sanction of the governor.

1. An act for forming a new county out of the county of Greene.
2. Explanatory and amendatory of an act entitled an act to amend the penalties of this commonwealth.
3. To legalize the proceedings of the surveyors of Lincoln county.
4. For the division of Campbell county.
5. For erecting a new county out of the counties of Lincoln and Greene.
6. For dividing the county of Christian.
7. For forming a new county out of the county of Greene.
8. For erecting a new county out of the counties of Campbell and Bracken.
9. Establishing certain boundary lines.
10. For the division of Christian county.
11. For forming a new county out of the counties of Franklin and Shelby.
12. For forming a new county out of the county of Shelby.
13. For the division of Fayette county.
14. For the erection of a new county out of the counties of Logan and Christian.
15. Concerning the marriage of Elizabeth King.
16. Concerning the marriage of Mary Black.
17. Authorizing the trustees of the Jefferson Seminary to raise a sum of money by lottery.
18. To amend an act respecting Licking navigation.
19. For the appropriation of money.
20. For the relief of John Holder.
21. To legalize the proceedings of one of the commissioners of militia county.
22. For the relief of William Barnett.
23. For reforming certain rules of legal construction.
24. For the relief of Robert Campbell.
25. For the relief of the collectors of taxes in the counties of Harrison and Clarke.
26. To amend an act concerning the owners of salt and saltpetre works.
27. Giving further time to return plats and certificates to the register's office.
28. For the relief of a certain sheriff, venire and witnesses.
29. For erecting a new county out of the county of Hardin.
30. To amend the act entitled an act for dividing the county of Clarke.
31. For altering certain court days.
32. Concerning the seat of justice in Fleming county.
33. To suspend the operation of the revenue law, so far as it respects the sale of land for the payment of taxes.
34. Prescribing the time of holding courts in the Washington district.
35. To amend an act, entitled an act to amend an act entitled an act to vest the estate of Joseph Barnett deceased, in commissioners, for the benefit of his creditors.
36. For opening a road from Mann's lick to Big Barren.
37. To amend an act entitled an act to amend and reduce the several acts of assembly for the inspection of tobacco, into one act, and for other purposes.
38. Concerning weights and measures.
39. Establishing the line between the counties of Logan and Warren.
40. For the relief of Alexander M'Latry.
41. For adding part of Bourbon to the county of Clarke.
42. For calling a convention.
43. For the relief of William Thompson.
44. Giving further time to Robert Craig to repair the wilderness road.
45. Establishing prison inspections.
46. To amend and declare the law relative to the trial of slaves.
47. Directing the register of the land office to issue certain grants.
48. Establishing the Winchester academy.
49. An act for the union of the Transylvania Seminary and Kentucky academy.

With several resolutions respecting certain unconstitutional acts of congress.

DIED] on Sunday last (after a short and painful illness of four days) Mr. Richard Lake, of this town attorney at law.—On the evening of the same day his remains were deposited in the Baptist burying ground; attended by the members of the Lexington Lodge of Free-Masons, (of which he was a member) and a numerous concourse of the citizens of this town.

Our last mail brought an account of the Brett fleet appearing off the coast of Ireland, with troops on board.

JAMES B. JANUARY.
HAS removed his Store to the house
adj. to the sign of the Bull-dog,
kept by John W. Blair, where he has
opened a very handsome assortment of
GOODS.

Suitable to the present and approaching
Season.

He has also for sale, a quantity of
RED-CLOVER SEED,
Of this year's produce and the growth
of Kentucky—a large quantity of
SALT, IRON & CASTINGS.

—Afforded.—But—

Those indebted to him, must pay
off their respective balances, on or be-
fore the 1st of February.

December 21, 1798.

To Be Exchanged.

**A YOUNG STRONG HEALTHY
NEGRO WOMAN.**
USED to house work, for
**TWO YOUNG NEGROES, GIRLS
OR BOYS.**

5W Enquire of the Printer.

NOTICE.

ALL persons indebted to me, are re-
quested to make immediate pay-
ment to James Hughes, attorney at
law, who is authorized to collect the
debts due to me, and from the collec-
tions to make payment to my credi-
tors.

MELCHOR MYERS, Butcher.
Lexington, December 23d, 1798.

As the creditors of Melchor Myers
are very pressing, and some of them
have obtained judgments, no indul-
gence can be given to those of his
debtors, who do not immediately
make partial payments at least. I will
all his creditors to furnish me with
their accounts, in order to enable me
to apportion the money I may receive.

JAMES HUGHES.

Lexington, December 23d, 1798. 5W

WILL BE HIRED,

For the ensuing year, at Lexington,
on the 1st day of January, 1799,
a parcel of

NEGROES.

Belonging to the estate of Richard
Gatewood, deceased: To be let up to
the highest bidder at 12 o'clock.—
Where due attendance will be given
by

JOHN KAY, AND

AUGUSTINE GATEWOOD,
Administrators of said estate.

Five Dollars Reward.

LOST on the 12th instant, between
Young's mill, and my house, sev-
en miles from Lexington, near the
Hickman road, a red Morocco POK-
ET BOOK, with a number of papers
of importance to me, but of no ac-
count to any other person that I know
of; together with a bond given by
Robert Roles to the subscriber, for
the sum of £44, dated 1796, and a
judgment obtained in Culpeper court,
Virginia, against a Thomas Jones, for
the sum of £50, and colls in my favor:
with a number of other bonds and ac-
counts too tedious to mention. Any
person giving information so that I
get it, shall receive the above reward
by me.

JAMES OWENS.

Dec. 24, 1798. 111

Woodford county, December 22d, 1798.

THE partnership of Crittenden and
Turpin is this day dissolved by
mutual consent, those having any de-
bts against the same, are desired to
come forward and have them adjusted,
and those indebted to make immedi-
ate payment to John Crittenden in
whole care the books and papers will
be left during the absence of Thomas
Turpin: Those who do not pay their
respective balances before the first of
February may expect suits to be com-
menced against them.

JOHN CRITTENDEN.
THOMAS TURPIN.

We do hereby forewarn all persons
from taking an assignment on any
obligations given by us to George
Pomeroy of Jefferson county, as there
is sundry claims, for the land for
which they were given, we will not
pay the same unless compelled by law
until such claims are settled.

MARGARET HENPHILL.
MATTHEW HENPHILL.

Bourbon county,
December 20th, 1798. 3W }

Thirty Dollars Reward.

ON Saturday night the 17th of No-
vember last, as I was riding along
with a certain James Baldridge of
Tennessee state, the said Baldridge
thrust his hand into my pocket, and
forcibly took from thence a note for
eleven pounds and upwards, and also
some other papers, then he took
was on himself, he also took with him
a note of nine pounds which I gave to
Thomas Fowler of Tennessee state,
which note I paid to the said Bald-
ridge as agent for Fowler by his pro-
mitting to give the note to me as soon
as he rode to my house, any person
who will take the said James Bald-
ridge and bring him to me in Montgo-
mery county, on Blunkton, or secure
him in the jail of the said county,
shall have the above reward paid by
me.

3W HENRY PEYTON.

NOTICE.

ALL persons indebted to the estate of
James Telfair decd. by bond, note,
book account, or otherwise are ear-
nestly requested to come forward
and settle them—likewise all those
who have any demands against the
said estate to bring them forward pro-
perly authenticated for settlement to
William Telfair, as the debts of the
decd. must be immediately paid, no in-
dulgence can be expected.

Wm. Telfair, Adm.

JANE Telfair, Adm.
Month of Dick's river,
December 1st, 1798. 3W }

JOHN ARTHUR.

TAKES this method of informing
his friends and the public, that
he has opened store in the house ad-
joining Trotter and Scott's, oppo-
site the Market house. He wishes to
purchase a quantity of Tobacco,
Scump, Whiskey, Flour, Butter, Hog-
lard, Wheat, Rye, Oats and Corn—
for which he will give cash and store
goods.

Lexington, 18th December 1798.

He has a ten plate stove for
sale. 111

TO BE HIRED,

Before Mrs. Gillespie's door in Lexing-
ton, on Tuesday the 1st day of Janu-
ary, 1799.

Four Likely Negroes,

Three Men and One Woman.

Of the estate of Christopher Chinn de-
ceased.

They are not to be removed more
than five miles from Lexington, to be
well clad, and taxes paid.—
At the same time will be rented sixteen
acres of

Cleared Land,

Lying about four miles from Lexing-
ton, belonging to said estate.—Also,
the CORN due for rent on the said
Land, will be sold on twelve months
credit.—All those indebted for
hire of Negroes, are requested to be
punctual in their payments, and re-
turn the Negroes at that time well
clothed, agreeable to their contract.

WALKER BAYLOR, Guardian.
Dec. 7, 1798. 3W

STATE of KENTUCKY.

Washington District, 1st.

November term, 1798.

Buckner Thruston complainant,

AGAINST

John Nicholson, and Robert Morris, and
John Grayham, George Grayham, and
Richard Grayham, infant heirs and
representatives of Richard Grayham
dec and Humphrey Marshall, and
George Rogers Clarke, defendants.

In Chancery.

THE defendants not having entered
their appearance agreeably to an
act of assembly and the rules of this
court, and it appearing to the satis-
faction of the court that the defend-
ants John Nicholson, Robert Morris,
George Grayham and Richard Gray-
ham, are not inhabitants of this com-
monwealth—on motion of the com-
plainant by his attorney, it is ordered
that the said defendants appear here
on the third day of the next term, and
answer the complainant's bill; and
that a copy of this order be inserted
in the Kentucky Gazette, or Herald,
for two months successively, another
posted at the door of the court-house
in Mason county, and that this order
be published some Sunday at the door
of the Baptist meeting-house, in Wash-
ington.

A Copy. Telle,
FRANCIS TAYLOR, c. w. d. c.

STATE of KENTUCKY.

Washington District, 1st.
November term, 1798.

James Lamberton complainant,

AGAINST

John Nichol, trustee and Thomas New-
ton, Robert Morris, Daniel Keston
and William Key, also Rogers, and Ro-
bert Morris and Mary, his wife, James
Wood and Caty his wife, John Wood
and Mary, his wife, and Alexander
Smith and Anne his wife, heirs of Na-
thaniel Allen, decd. Defendants.

In Chancery.

IT appearing to the court, that the
order to advertise, formerly had her-
in, has not been published agreeably
to a rule of this court, and the said
defendants James Wood and Caty his
wife, John Wood and Mary his wife,
Alexander Smith and Anne his wife,
and Mary Meek still appearing to be
no inhabitants of this commonwealth,
and they not having entered their ap-
pearance agreeably to an act of assembly
and the rules of this court.—On the
motion of the complainant, by James
Lamberton his attorney, it is ordered,
that the said defendants appear here
on the third day of our next term
and answer the complainant's bill; and
that a copy of this order be inserted
in the Kentucky Gazette, or Herald, for
two months successively; and other-
wise posted at the door of the court-house
of Mason county; and that this order
be published some Sunday, at the door
of the Baptist meeting-house in Wash-
ington.

A Copy. Telle,
FRANCIS TAYLOR, c. w. d. c.

STATE of KENTUCKY.

Washington District, 1st.
November term, 1798.

Guy Bryan, complainant,

AGAINST

John Nicholson, Robert Morris, George
Grayham, John Grayham, Richard
Grayham, Humphrey Marshall, and
George Rogers Clarke, defendants.

In Chancery.

THE defendants, John Nicholson,
Robert Morris, George Gray-
ham, and Richard Grayham, not hav-
ing entered their appearance agree-
ably to an act of assembly, and the
rules of this court, and it appearing
satisfactorily to the court that they
are not inhabitants of this common-
wealth—on the motion of the com-
plainant by his attorney, it is ordered
that the said defendants appear here
on the third day of the next term, and
answer the complainant's bill; and
that copy of this order be inserted in
the Kentucky Gazette, or Herald, for
two months successively, another posted
at the door of the court-house of
Mason county, and that this order be
published some Sunday at the door of
the Baptist meeting-house in Wash-
ington.

A Copy. Telle,
FRANCIS TAYLOR, c. w. d. c.

STATE of KENTUCKY.

Washington District, 1st.
November term, 1798.

Joseph McGuffin & Son, complainants,

AGAINST

Bertrams Ewell, Jesse Ewell, Leroy E-
well and Thomas Walter, defendants.

In Chancery.

THE defendants not having enter-
ed their appearance agreeably to an
act of assembly and the rules of this
court, and it appearing to the satis-
faction of the court, that the said de-
fendants Bertrams Ewell and Jesse E-
well are not inhabitants of this common-
wealth—On motion of the complain-
ants by their attorney, it is ordered,
that the said defendants appear here
on the third day of our next term, and
answer the complainants' bill: And
that a copy of this order be inserted
in the Kentucky Gazette or Herald
for two months successively; another
posted at the door of the court-house
in Mason county; and that this order
be published some Sunday at the door
of the Baptist meeting house in Wash-
ington.

A Copy. Telle,
FRANCIS TAYLOR, c. w. d. c.

NOTICE.

APPPLICATION will be made to the
county court of Hardin county,
on the march term 1799, to add a man-
sion of land to the town of Wolf Point,
on the mouth of Salt river, to be taken
from the lands surveyed for Samuel
Pearman.

CHARLES BARBIER.
October 9th, 1798.

FREE
For the first time, the only one
of its kind, one year old, full
grown, about thirteen hands high,
black in her face, no blemish, reason-
able, of natural power, and a fine
RANDBOLPH, 1798.

C. F. REE, M.D.

PHYSICIAN & SURGEON.

Editor of the Christian Advocate, from the
British Medical Society, dated 1798.

RESPECTFULLY informing the pub-
lic, that he has been regularly
admitted to the art of Physic and Sur-
gery, studied three and a half years
with doctor Laurence, V. D. Veer, an
eminent practitioner, and late pre-
sident of the medical society of the
state of New-Jersey, attended doctor
William Shippen's lectures on anat-
omy, surgery and midwifery, in the
city of Philadelphia—received a li-
cense to practice as a physician and
surgeon throughout the state of New-
Jersey, 13th of August, 1798, from the
honorable David Barclay and Isaac
Smith, two of the justices of the su-
preme court of the state of New-Jer-
sey, agreeable to an act passed 25th
November, 1793, by the council and
general assembly of that state, for re-
gulating the practice of physic and
surgery.

Since which time, he has travelled
through twenty-two different tribes
of Indians, among whom he has re-
sided nearly four years, and made it
his constant study to investigate and
find out the virtues of all kinds of
herbs, roots, plants and simples, used
by them in the curing of diseases;
by which means he has made a num-
ber of valuable discoveries in the
healing art, and now, (with the
blessing of God) cures and gives re-
lief in most diseases incident to the
human body—viz. Fevers, inflamma-
tions, eruptions, hemorrhages, fluxes,
stomachic, convulsions, head-aches,
sore-eyes, bleeding at the nose, colds,
coughs, pain in the breast, spitting of
blood, pains in the stomach, indigestion,
night sweats, inward debilities,
low spirits, vapours in men, histeria
in women, difficulty of making water,
bloody urine, coitiveness and rheumat-
ism, effectually destroys worms,
cures fist and wandering pains arising
in different parts of the body, the ef-
fects of the improper use of mercury,
green wounds, old sores, ulcers,
burns, scalds, cankers, scald-head in
children, piles and fistulas, the whites
in women, and all femal weaknesses
in both sexes; the bite of the viper,
rattle snake, and all venomous bites
effectually cured.

The many cures performed within
four years past, which will fully ap-
pear (to any gentleman who will
please to call upon him, being too
lengthy for this paper) by papers and
vouchers of cures performed, now in
his hands, properly attested, and
whose authenticity cannot be denied,
flatters himself is sufficient to con-
vince the public that he has been
successful in curing diseases, and that
this is not intended as an imposition
upon mankind.

Free Dollars Reward.

WAS stolen or broke out of my sta-
ble in Lexington, on Thursday
night, the 27th December last, a li-
kely sorrel mare 14 and a half hands
high, 7 or 8 years old, with a small
star and snip, both hind legs white,
branded thus W on the near shoul-
der and buttock, but not very plain,
her tail pretty bushy, has the ap-
pearance of being worked. Who-
ever will deliver said mare to me shall
receive the above reward and reason-
able charges.

H. M'ILVAIN.

Lexington, March 9, 1798. 11

THE subscriber earnestly requests all persons
indebted to him, either by bond, note, or
book account, to make payment on or before the
1st day of January next.—Those who fail to com-
ply with this notice, may be assured that their
accounts will be put into the hands of proper
officers for collection.

December 9th, 1798. JOHN M. EGGES.

DO YOU HEAR?

YOU that are indebted to the late partners
of J. OLIVER & Co. and neglect to
call and settle your accounts in a very short
time, may expect to be sued.—It is hoped you
will pay attention to this publication, as it is
the first request since the dissolution of the part-
nership, which was nine months ago.

JO. OLIVER & Co.
December 22th, 1798. 24



SACRED TO THE MUSES.

A MORAL THOUGHT.

By PHILIP FERNEAU.

IN youth, gay scenes attract our eyes,
And not suspecting their decay
Life's flow'ry fields before us rise,
Regardless of its winter day.

But vain pursuits, and joys as vain,
Covince us life is but a dream.
Death is to wake to rise again
To that true life I best esteem.

So, nightly on the flowing tide,
Oft have I seen a rance-wood rise;
Reflected stars on either side,
And glittering mowers were seen below.

But when the tide had ebb'd away,
The scene fantastic with its fled,
A bank of mud around me lay,
And sea-weed on the river's bed.

ANECDOTE.

A scholar, a bald man and a barber travelling together, agreed to watch at night, in turn, for the sake of security. The barber's lot came first, who shaved the scholars head, when he was asleep, then waked him, when his turn came. The scholar scratched his head, and feeling it bald, exclaimed, "You wretch of barber, you have waked the bald man instead of me."

12 Ready Money
GIVEN FOR GOOD CLEAN
MERCHANTABLE WHEAT,
Delivered at my Mill, three miles be-
low Lexington.

THOMAS LEWIS.
September 29th, 1798. tf

NOTICE

6 THAT the subscriber respectfully informs the gentlemen mer-
chants, and traders to New Orleans, &c.
that he intends carrying on the business of
BOAT BUILDING, the ensuing
winter at or near the mouth of Silver
creek, on the Kentucky river—and as
he intends to keep a number of hands
employed in that business, hopes to be
able to supply his friends with any
number of boats that may be wanting,
on short notice. Cash, merchandize,
Tobacco, Whiskey, Pork, Beef, cattle
and Corn, will be received in pay-
ment.

JOSEAS BULLOCK.

FOR SALE.

35 FORTY THOUSAND acres of land, lying
on Licking.
3,350 acres in Jefferson county, on the wa-
ters of Bear Grass.
1000 acres of a pre-emption in Shelby county,
Foxe's run.
400 acres adjoining the pre-emption.
1000 acres on the Ohio, Jefferson county.
2,570 on the Ohio, Mason county.
2000 do. do.
4200 acres on the Beech Fork, Nelson coun-
ty.
2,333 1-3 acres on Fern creek, Jefferson coun-
ty.
7000 acres on Rough creek, Harlan county.
4,200 acres in Mason county, on the Ohio.
450 acres on Green-river, Lincoln county.
750 acres Cox's creek, Nelson county.
1000 do. near the Kentucky river, Woodford
county.
The greater part of the above lands I will
sell very low for the next crop of tobacco,
wheat, flour, hemp or merchandize.

SAMUEL E. DUNN.

April 18th, 1798. tf

TAKEN up by the subscriber, living
in Fayette county, a red brindled steer
3 years old, a swallow-fork in the off
ear, a crop and swallow-fork in the
near ear; appraised to 11 1/2.

2 Also, a red heifer, one year old last
spring, a fit and under-keel in the off
ear, a crop in the near ear; appraised
to 15.

JOHN MAXWELL.
February 14, 1798. †

* * * The above described cattle went
off in April last and did not return till
about the first of this month, is the
reason they were not sooner adverti-
sed. — December 17, 1798.

JUST PUBLISHED,

The Kentucky Almanac,
For the year of our Lord 1799.

JOHN JORDAN junr.

HAS just arrived from Philadelphia with a
LARGE AND EXTENSIVE ASSORTMENT OF
38 MERCHANDIZE;
Which he is now opening and will sell whole sale,
on moderate terms.

Lexington, February 18th, 1798.

Opening For Sale.

By the subscribers in Mainstreet (next
door to Mr. Stewart's Printing Of-
fice) an elegant assortment of

8 British and India Muslins,
Of all descriptions;

WITH a variety of other articles—
amongst which are broad and fo-
rest cloths, calimere, printed cali-
cotes, chintz, and printed shawls; silk
and cotton bandanoes; best Scotch
thread, mens' cotton stockings, fine
white tapes, cambrics and lawns, 5-4-
6-4 7-4 8-4 and 8 by 10 cr. diaper &
dank table cloths; bed ticking,
white and brown linses, cotton coun-
terpanes, pulicat handkerchiefs, India
and coloured nankins; hats adorned,
needles, ivory and horn combs; Ma-
deira and brandy by the quarter cask;
loaf and muscovado sugars, tea, cof-
fee, chocolate, &c. &c. with an as-
sortment of Hopkins's new invented
razor flops and composition—Which
will be sold on the lowest terms for
cash or approved notes.

GARNER & BOARDMAN.
Lexington, October 29, 1798. tf

FOR SALE,

Several Small Tracts of very Valuable LAND,
and of incontestible TITLE, (viz:)

MILITARY LANDS IN THE STATE OF TENNESSEE.
260 Acres, comprehending three tracts of
120 acres each, adjoining the southern bound-
aries of addition to the town of Clarksville, of
the eastern bank of the river Cumberland, with
a fine spring of water in each of the said tracts.
46 town lots, and out lots, being part of 36
town lots and out lots in the aforesaid addition
to the town of Clarksville.

33 separated out lots of two acres each, be-
ing part of 35 out lots, lying on the east side of
the aforesaid addition to the town of Clarksville,
reserved for the accommodation of the pub-
licans of the town lots, during the term of 18
months from November last.

IN THE ILLINOIS GRANT, N. W. TERRITORY.
200 acres, being part of a 500 acre survey
No. 126, granted to John Moore, as lieutenant of
artillery in the Illinois regiment, by a deed of
the trustees of said grant.

LANDS LYING NEAR THE VILLAGE KASKASKIAS.
In the Illinois district, now county of St. Clair,
N. W. Territory, granted by court or com-
mandant for the state of Virginia, in 1783.
1440 acres, viz. 960 in 8 grants of 120 acres
— 480 in 2 grants of 240 acres joined together
on the east side of the river Kaskaskias, opposite
the village of the same name.

56 acres bounded on the front by the said river
Kaskaskias.

3880 ditto, comprehending 10 grants in the
year 1784, lying together on the west side of
the river Kaskaskias, above and near the village
of the same name.

350 ditto, bounded on the north by the afore-
said 10 grants.

Also one lot in the town of Kaskaskias, plea-
santly situated near the bank of the river.

For further information apply to
P. D. ROBERT.
Who has for sale 450 lbs. of very good GUN
POWDER.
Lexington, April 4, 1798. tf

TAKEN up by the subscriber, in
Mercer county a sorrel Mare, 12 or
13 years old, 13 and a half hands high,
a blaze in her face, branded on the
near buttock C, has some fiddle spots,
grey hairs mixed about her body; ap-
praised to 9l.

Also, a sorrel Horse, about 3 years
old, a blaze in his face, about 14 hands
high, branded on the near shoulder
SB; appraised to 9l.

Wm. McDOWELL.

TEN DOLLARS REWARD.

STRAYED away from the planation
of Mr. John Meaux, in Mercer
county, on the 17th of March last, a
GREY MARE, 6 or 7 years old, about
14 hands high, and well turned, shod
before, bob tail rather thick, no brand
recolllected. Any person delivering
the said mare to Mr. Meaux, or to the
subscriber living at the falls of the
Ohio, or giving such information that
either of them get her again, shall re-
ceive the above reward.

NATHANIEL B. WHITLOCK.
December 15, 1798. †3†

NOTICE.

THAT application will be made to
the county court of Washington
county, at their February court next
ensuing, for leave to establish a town
on my land, lying on the Beech fork
of Salt river at the mouth of Cat-
rights creek, at the place now called
Parker's Tavern.

RICHARD PARKER.
September th, 1798. †4†

Notice.

ALL persons indebted to the sub-
scriber are requested to call and
pay of their respective balances, as I
intend, in a few weeks, to send for a
fresh supply of merchandize. Such
persons as neglect this notice, may ex-
pect to have their accounts put into
the hands of proper officers for collec-
tion.

WM. WEST.

Lexington, October 10, 1798.

Macbean, Poyzer & Co.

INTENDING shortly to start for the settle-
ment, request all persons indebted to them
by bond, note or book account, to make im-
mediate payment, otherwise they will be put into
the hands of the proper officer for collection.
They will dispose of the remainder of their
goods on hand on moderate terms for Cash:
Whiskey, Sugar, Feathers, Country Linses, &c.
Consisting of Blankets, Flannels, Coatings,
Woolen Cloths, Mens' and Womens' shoes,
Wool and Fur Hats, Mollin, Iron, Hoes, Axes,
Stationary, Cutlains Worried Hone, and the fol-
lowing

BOOKS:

Bibles, Testaments,
Spelling books and
Primer.
Laws of the U. States.
Psalms, hymns,
Jaret's life of God
in the Soul of Man.
Mem's of Halliburton
Herve's Meditations
Crisp's works.
Life of Christ.
Cockburn's Collection
French spelling-Book.
Ruddiman's Laticia
Grammar.
Evangel and Camilla.
Malmuth's Elysium.
Brown on Equality.

Howell's Husbandry
spiritualized.
Bracken's Farriery.
Tapiin's do.
Mrs. Griffith's Letters
to Young Women.
Zimmern on Soli-
tude.
Yorick's Sentimental
Journey.
Hugh's Fables.
Franklin's Life.
Howard's Life.
Account of the Pelew
Islands.
Wart's Psalms.
Ohio Navigator.
Speeches of Erkin and
Kyd, &c. &c.

NOTRUST.

Old Court House, 29th Oct. 1798.

THE partnership of ROBERT
BARR, & Co. is this day dis-
solved, all persons indebted to the
firm, will see the necessity of calling im-
mediately and settling off their bal-
ances to the subscriber, as no further in-
dulgence can be given.

tf. ROBERT BARR.
Lexington, March 15, 1798.

FOR SALE.

28 ALL the lands belonging to John
A. Cockey Owings, in this state.—
Also his share in the Iron Works—for
terms apply to

B. VANRADDELLES, atty.

in fact for John Cockey Owings.

CASTINGS FOR SALE.

3 THE subscriber will sell a
quantity of CASTINGS, at the most re-
duced prices by the ton. TOBACCO will be
taken in payment. Those who wish to pur-
chase, or exchange for the aforesaid article,
had best apply soon, as he intends leaving this
country for a short time.

JOHN A. SEITZ.

Lexington, October 1, 1798.

TOBACCO MANUFACTORY.

THE subscriber informs his friends and the
public in general, that he continues to
carry on the manufactory of tobacco, in all its
various branches, equal to any in this state,
nearly opposite lawyer Hughes's, on Main
street, where he intends to have a quantity
ready for sale, wholesale and retail. Those
gentlemen who please to favor him with their
custom may be supplied on the shortest notice.
A considerable credit will be given, when pur-
chased wholesale, by giving bond with approved
security.

JACOB LAUDEMAN.

Lexington, Jan. 15, 1798.

A TAVERN.

THE SUBSCRIBER
HAS lately opened in the town of Harrods-
burgh, in the house lately occupied by
Palmer and Miles, a house of

ENTERTAINMENT.

and is well provided with beds and bedding,
and with every other article necessary to ren-
der the accommodation of travellers comforta-
ble. He hopes by his attention to his guests, he
will obtain a share of the public patronage.

RICHARD DAVENPORT.
Harrodsburgh, Oct. 1, 1798.

WANTED.

A quantity of good clean
ASHES.
Delivered at Mr. A. F. Saugrain's, Lexington.
JAMES MCCOON.

TAKEN up by the subscriber on the
ridge that divides between Salt
river and Bradfears' creek, Shelby
county, a sorrel Mare, a small blaze,
about 14 and a half hands high, bran-
ded C, on the near shoulder and but-
tock, some fiddle spots, about 4 years
old, the near hind foot white; ap-
praised to 16l.

JOHN SMITH.

May 1, 1798.

FOUND. NEAR LEXINGTON.

AND left at this office, A BLACK
LEATHER POCKET BOOK:
by the papers it contains, it appears
to belong to Samuel Whilock—the
owner may get it by applying to the
printer, and paying for this advertise-
ment.

FOR SALE.

FOUR hundred and twenty-four acres of
LAND, lying on the Main branch of Lick-
ing, patented and surveyed in the year 1788—
the title indisputable. For terms apply to the
subscriber at Capt. William Allen's, Lexington.
produce will be taken in payment.

ROBERT BRADLEY.

THE SUBSCRIBER.

Has just returned from Philadelphia, with a
large and very general assortment of
MERCHANDIZE,

CONSISTING OF
Dry Goods, Groceries, Hard Ware, Cutlery,
Queen's Ware, &c. &c.

Also an assortment of BOOKS, consisting of
Divinity, Law, History, school, Music, Copper-
plate Copies, &c.
A large assortment of Ladies' Morocco, Stuff,
Leather Shoes and Slippers—all of which will
be sold low for Cash.

* * * All those indebted to him by bond, note
or book account, are requested to make payment
on or before the first day of September next.—
A compliance with this request will be gratefully
remembered by WILL LEAFY.
Lexington, Aug. 12, 1798.

ALEXANDER PARKER.

HAS JUST IMPORTED FROM PHILADELPHIA,
And now opening, on Main street, opposite the
court house, a very extensive

Assortment of Dry Goods, 14
Groceries, Hard Ware, Glass, Queens &
China Ware;

which he will sell on moderate terms for Cash.
Lexington, Sept. 24, 1798.

Just Imported.

And now opening, at the corner of Main and
Chest street, opposite the old court-house, a
variety of articles, ad pted to the present
and approaching season, viz.

An assortment of dry
goods,
Hardware and cutlery,
saddlery, lace, laces,
and silks,
Crockery and glass
ware,
Japanese do.
A general assortment
of tin co.
Pewter basins, dishes
and plates.
Superfine pelt and
common paper.
School bibles and tes-
taments,
Spelling books,
Dilworth's alphabet.
Mairs book-keeping,
Blank books,
Cherry bounce,
Porter,
Wines,
Tea, Coffee, and
Chocolate,
Pepper,
Loaf, white & brown
sugars,
Almonds, cinnamon,
ginger &c.
Alum, copperas, ar-
motto,
A few hundred of ex-
cellent logwood.
Leather's hair,
Gauze's hats,
Copper ten kettles,
Two large and one
small tins,
Sheet iron & railroads,
Nails & flooring boards,
from 2d. to 12d.
Window glass, 7 by 9
6 by 10, 9 by 11, 10
by 12,
A variety of Gallery,
Saddles, fiddle bags
whips and bridle of
every description.
Also a few excellent
double and single
trigger rifles.

All of which will be disposed of extremely low
for cash, by the public's humble servant,
BATHAN BURROWS.

Lexington, March 8, 1798.

* * * A generous price will be given for coun-
try hags.

TWENTY DOLLARS REWARD.

STRAYED from the subscriber living
in the state of Tennessee,
Grainger county, Racon valley, on the
north fork of Bull run, the 25th of
May last, a black horse, branded thus
3B on the near shoulder—a little
white foot on the near thigh, appears
as if it was branded by the cock of a
horse-shoe. He is nearly fifteen hands
high—six years old next spring—with
a coal tail. Any person delivering
said horse to the subscriber, shall re-
ceive the above reward, or ten dollars
to any person who will give informa-
tion where he can be got.

JOHN SALLEY.

November 11th, 1798. †12†

JUST PUBLISHED.

And for sale at the office of the KEN-
TUCKY GAZETTE in Lexington, and
the GUARDIAN OF FREEDOM in
Frankfort,

Price 1/6.

A LETTER

FROM

GEORGE NICHOLAS

OF KENTUCKY,

TO HIS FRIEND IN VIRGINIA,
justifying the conduct of the citizens
of Kentucky, as to some of the late
measures of the general govern-
ment; and correcting certain false
statements, which have been made
in the different states of the views
and actions of the people of Ken-
tucky.